- An. Code, 1924, sec. 22. 1912, sec. 22. 1904, sec. 23. 1888, sec. 23. 1886, ch. 101, sec. 11A. 1898, ch. 314. 1916, ch. 309, sec. 22. 1920, ch. 39, sec. 22. 1933, ch. 325, sec. 22.
- 22. Whenever any dispute shall arise concerning the correctness of any sample furnished by the inspector of tobacco under the seal of the State, or of any grade fixed by the Tobacco Graders, said controversy shall be referred to a committee of arbitration consisting of three persons to be selected as follows: one thereof shall be selected by the inspector with the approval of the Governor, one thereof shall be selected by the claimant or claimants or his or their agents, and the two thus selected shall select the remaining member of said committee; provided, however, that no person shall be so selected, or if selected shall be competent to serve as a member of any committee of arbitration who shall have a direct or indirect interest in the tobacco in controversy.
- An. Code, 1924, sec. 23. 1912, sec. 23. 1904, sec. 24. 1888, sec. 24. 1886, ch. 101, sec. 11B. 1916, ch. 309, sec. 23. 1929, ch. 367. 1935, ch. 594, sec. 23.
- 23. The said committee of arbitration when duly constituted and appointed shall fully examine and investigate all the facts concerning the subject in controversy before them, and to that end they shall have power to send for persons and papers, to compel the attendance of witnesses, to administer oaths, and to examine witnesses on oath; they shall determine all questions which may be submitted to them by a majority vote, and shall assess whatever damages, if any, they may adjudge due by reason of any false or erroneous inspection, and from their finding or award there shall be no appeal; all damages shall be assessed upon the basis of the market value of the particular grade of tobacco on the date of the reclamation; and no claims on tobacco shipped either to any point in the United States or to any foreign country, shall be considered or allowed after the expiration of nine months from the date of its inspection. Claims against the warehouses for unsound or damaged tobacco shall be arbitrated as hereinabove provided in connection with other claims, but no such claims shall be considered or allowed after the expiration of six months from the date of the inspection of such tobacco; provided, however, that no damages shall be allowed if the inspection label has a notation stating the contents of the hogshead are unsound.
- An. Code, 1924, sec. 27. 1912, sec. 26. 1904, sec. 27. 1888, sec. 27. 1872, ch. 36, sec. 13. 1878, ch. 386. 1916, ch. 309, sec. 26. 1933, ch. 325, sec. 27.
- 27. It shall be the duty of the inspector to confine the sample of each hogshead of tobacco inspected, by tying them together with a strong tape run through the head of said sample in such manner as shall be most likely to prevent the bundles from separating or being pulled out, and shall fasten on said sample a pasteboard label on which shall be written the marks and number of the hogshead, the date of inspection, and the name or number of the warehouse, Grader's Certificate showing grade, condition, (with space for remarks) and signature of grader, and shall seal said tapes and label with sealing wax, and shall stamp it with the seal of the